B 210A (Form 210A) (12/09)

UNITED STATES BANKRUPTCY COURT

Southern District of New York

In re Lehman Brothers Holdings Inc. et al. ,	Case No. <u>08-13555 (SCC)</u>			
TRANSFER OF CLAIM OTH	HER THAN FOR SECURITY			
A CLAIM HAS BEEN FILED IN THIS CASE or de hereby gives evidence and notice pursuant to Rule 30 than for security, of the claim referenced in this evide	001(e)(2), Fed. R. Bankr. P., of the transfer, other			
Raiffeisenbank a.s.	Citibank Europe plc, organizační složka			
Name of Transferee	Name of Transferor			
Name and Address where notices to transferee should be sent: Raiffeisenbank a.s., Hvezdova 1716/2b, 140 78 Prague, Czech Republic	Court Claim # (if known):55409 Amount of Claim:\$31,007,123.00 Date Claim Filed:10/29/2009			
Phone: _ +420775058958	Phone:			
Last Four Digits of Acct #:	Phone:			
Name and Address where transferee payments should be sent (if different from above):	S. BANKRUP 3.D.N S.D.N			
Phone: Last Four Digits of Acct #:	ANKRUPTCY COURT MAY -2 P 12: 51 S.D.N.Y.			
I declare under penalty of perjury that the information best of my knowledge and belief.	n provided in this notice is true and correct to the			
By: Vladimir Kreidl Jan Pudil	Date: 04/18/2016			

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

Transferee/Transferee's Agent

EVIDENCE OF TRANSFER OF CLAIM

TO: THE DEBTOR AND THE BANKRUPTCY COURT

For value received, the adequacy and sufficiency of which are hereby acknowledged, **Citibank Europe plc, organizacni slozka** ("Assignor") unconditionally and irrevocably transferred to **Raiffeisenbank a.s.** ("Assignee") all of Assignor's right, title, interest, claims and causes of action in and to, or arising under or in connection with, of its claim (as such term is defined in Section 101(5) of the U.S. Bankruptcy Code) of \$31,007,123 against **Lehman Brothers Holdings Inc.** (the "Debtor"), the debtor in chapter 11 Case No. 08-13555 (SCC) pending in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), and the relevant portion of any and all proofs of claim (**No. 55409**) filed by the Assignor, with the Bankruptcy Court in respect of the foregoing claim.

Assignor hereby waives any objection to the transfer of the claim to Assignee on the books and records of the Debtor and the Bankruptcy Court, and hereby waives to the fullest extent permitted by law any notice or right to a hearing as may be imposed by Rule 3001 of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law. Assignor acknowledges and understands, and hereby stipulates, that an order of the Bankruptcy Court may be entered without further notice to Assignor transferring to Assignee the foregoing claim, recognizing Assignee as the sole owner and holder of the claim, and directing that all payments or distributions of money or property in respect of the claim be delivered or made to Assignee.

IN WITNESS WHEREOF, this EVIDENCE OF TRANSFER OF CLAIM is executed this _______ day of March 2016.

Citibank Europe plc, organizacni slozka

By: Mr. Michal Nebesky, director

United States Bankruptcy Court/Southern District of New York Lehman Brothers Holdings Claims Processing Center c/o Epiq Bankruptcy Solutions, LLC FDR Station, P.O. Box 5076 New York, NY 10150-5076		LEHMAN SECURITIES PROGRAMS PROOF OF CLAIM				
In Re: Lehman Brothers Holdings Inc., et al., Debtors.	Chapter 11 Case No 08-13555 (JMP) (Jointly Administered)	- In the second	Southern District of New York others Holdings Inc., Et Al.			
Note: This form may not be used based on Lehman Programs Sect http://www.lehman-docket.com	rities as listed on		3-13555 (JMP) 0000055409			
Name and address of Creditor: (and nan Creditor) Citibank Europe plc, organizacni slozk Evropska 178, 166 40 Prague 6, Cze Attention: Kenneth Quinn With copies to Paul, Weiss, Rifkind, W	a ch Republic	11 Ep. * // // // // // // // // // // // // /	Check this box to indicate that this claim amends a previously filed claim. Court Claim Number:			
New York, NY 10019-6064, Attention:	Douglas R. Davis	The Americas,	Filed on:			
Telephone number: (212) 373-3000 Name and address where payment should		1	Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.			
Telephone number:	Email Address:					
and whether such claim matured or becadollars, using the exchange rate as application with the claim and the claim and the claim are such as a schedule with the claim and the claim are such as a schedule with the claim and the claim are such as a schedule with the claim are schedul	, 2008, whether you owned the Lehman me fixed or liquidated before or after S sable on September 15, 2008. If you are a amounts for each Lehman Programs S attachment (Required)	Programs Securities on Septem eptember 15, 2008. The claim a filing this claim with respect to a security to which this claim relations.	ber 15, 2008 or acquired them thereafter, amount must be stated in United States more than one Lehman Programs Security,			
			which this claim relates. If you are filing			
this claim with respect to more than one Lehman Programs Security, you may attach a schedule with the ISINs for the Lehman Programs Securities to which this claim relates.						
appropriate (each, a "Blocking Number"	ng Number, a Euroclear Bank Electroni ') for each Lehman Programs Security is broker or other entity that holds such se u may attach a schedule with the Block	c Reference Number, or other dor which you are filing a claim. curities on your behalf). If you ing Numbers for each Lehman I	- J***			
Please See Attachment	(Require	d)				
4. Provide the Clearstream Bank, Eurocyou are filing this claim. You must acc	lear Bank or other depository participal uire the relevant Clearstream Bank, Eu	nt account number related to you coclear Bank or other depository	ar Lehman Programs Securities for which participant account number from your should not provide their personal account			
Accountholders Euroclear Bank, Clear Please See Attachment	rstream Bank or Other Depository F (Required	in with the first of the control of	-			
5. Consent to Euroclear Bank, Clear consent to, and are deemed to have aut disclose your identity and holdings of reconciling claims and distributions.	stream Bank or Other Depository: E horized, Euroclear Bank, Clearstream I	y filing this claim, you Bank or other depository to	FOR COURT USE ONLY FILED / RECEIVED			
of the creditor or othe number if different fr	on filing this claim must sign it. Sign ar r person authorized to file this claim and on the notice address above. Attach co	state address and telephone	OCT 2 9 2009 EPIQ BANKRUPTCY SOLUTIONS, LLC			
OCT. 12, 2009 any.	HEAD OF	BRANCH				
Penalty for presenting fraudul	ent claim: Fine of up to \$500,000 or im	orisonment for up to 5 years, or b	ootn. 18 U.S.C. 99 152 and 3571			

ATTACHMENT TO PROOF OF CLAIM OF CITIBANK EUROPE PLC, ORGANIZACNI SLOZKA AGAINST LEHMAN BROTHERS HOLDINGS INC.

- 1. Commencing on September 15, 2008 (the "Petition Date") and periodically thereafter, Lehman Brothers Holdings Inc. ("LBHI"), and certain of its subsidiaries (LBHI, together with such subsidiaries, the "Debtors"), filed voluntary petitions (the "Chapter 11 Cases") for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code"). The Chapter 11 Cases are being jointly administered under Chapter 11 Case No. 08-13555 (JMP) (Bankr. S.D.N.Y. 2008).
- 2. On July 2, 2009, the Bankruptcy Court entered that certain Order Pursuant to Section 502(b)(9) of the Bankruptcy Code and Bankruptcy Rule 3003(c)(3) Establishing the Deadline for Filing Proofs of Claim, Approving the Form and Manner of Notice Thereof and Approving the Proof of Claim Form [Docket No. 4271] (the "Bar Date Order") which, among other things, establishes November 2, 2009 at 5:00 pm (ET) as the deadline (the "Bar Date") for each person or entity (including, without limitation, each individual, partnership, joint venture, corporation, estate, trust and governmental unit) to file proofs of claim based on any Lehman Programs Security, as identified on the Debtors' website, against the Debtors (the "Securities Programs Bar Date").
- 3. Citibank Europe plc, organizacni slozka (the "Claimant") accordingly files this Lehman Programs Securities Proof of Claim (the "Proof of Claim") for various amounts owing to Claimant by LBHI in respect of Lehman Programs Securities held by Claimant in a proprietary capacity on Claimant's own behalf and/or in a custodial capacity on behalf of one or

more of Claimant's customers.¹ As of the filing of this Proof of Claim, Claimant is the record holder of or represents the record holder of the Lehman Programs Securities listed on Exhibit A attached hereto.²

- 4. Claimant is the record holder or representative of the record holder of Lehman Programs Securities in the aggregate principal amount of USD 31,007,123, which may consist in whole or in part of the US Dollar equivalent as of September 15, 2008 of the claims covered hereby. LBHI either issued, or guaranteed the full and punctual payment of all obligations related to the Lehman Programs Securities. Accordingly, LBHI remains liable to Claimant for no less than USD 31,007,123 together with all accrued and unpaid interest or other return as of September 15, 2008 (the "Lehman Programs Securities Claim").
- 5. Additionally, Claimant may have acted as a direct or indirect distributor or broker in connection with the sale and distribution of Lehman Programs Securities, including Lehman Programs Securities not identified on Exhibit A (collectively, the "Lehman Program Securities Issuances"). In connection with the Lehman Programs Securities Issuances, Claimant entered into various indemnification and other agreements with the Debtors (collectively the "Indemnification Agreements").
- 6. LBHI guaranteed the obligations of numerous of LBHI's subsidiaries and affiliates, some of which directly issued the Lehman Programs Securities. Specifically, LBHI issued the following guarantees: (a) that certain Unanimous Written Consent of the Executive Committee of the Board of Directors of Lehman Brothers Holdings Inc. dated June 9, 2005,

The Bar Date Order provides "claims based on any Lehman Program Security shall not be disallowed on the ground that such claims were not filed by the proper party or an authorized agent, as contemplated by Bankruptcy Rule 3001(b)." Bar Date Order at p. 14.

The Bar Date Order provides "persons or entities that file claims based on any Lehman Program Security are not required to attach or submit any documentation supporting any claim based on such Lehman Program Security." Bar Date Order at p. 14.

under which LBHI guaranteed payment of all liabilities, obligations and commitments of numerous LBHI subsidiaries (the "LBHI Board Guarantee"); (b) that certain Guaranty dated January 7, 2004, as amended on September 9, 2008, under which LBHI guaranteed to Citigroup Inc., and each subsidiary or affiliate thereof, including Claimant, the payment of all Obligations (as defined therein) of various subsidiaries of LBHI (as amended, the "January 2004 Guarantee"); (c) that certain Guaranty dated July 26, 2005, under which LBHI guaranteed to Citigroup Inc., and each subsidiary or affiliate thereof, including Claimant, the payment of all Obligations (as defined therein) of various subsidiaries of LBHI (the "July 2005 Guarantee"); (d) a representation from the Debtors dated April 24, 2008 specifically referencing LBHI's full guarantee of all liabilities, obligations and commitments of numerous LBHI subsidiaries (the "April 2008 Guarantee Statement"); and (e) that certain Guarantee of Lehman Brothers Holdings Inc. as addressed to Standard & Poor's Rating Services, dated January 4, 2008, under which LBHI guaranteed payment of all liabilities, obligations and commitments of LBIE (the "S&P Guarantee," and collectively, with the LBHI Board Guarantee, the January 2004 Guarantees").

7. Claimant hereby asserts additional claims for contractual, statutory and common law rights of indemnity, contribution, reimbursement, set-off and liability against the Debtors and the subsidiaries and affiliates of the Debtors covered by the LBHI Guarantees arising from the Indemnification Agreements and/or from the Lehman Programs Securities Issuances (the "Indemnity Claims"). With respect to the Indemnity Claims, Claimant is entitled to reimbursement by the Debtors for any and all expenses incurred by Claimant in connection with any and all threatened, pending, completed and/or future claims, actions, suits or proceedings and any appeal therefrom, whether civil, criminal, administrative or investigative, involving or

related to Claimant, or in which Claimant was, is or may be a party, or was, is or may become involved as a witness or third party, by reason of Claimant's participation in the Lehman Programs Securities Issuances.

- 8. The amount of Claimant's contingent claims cannot be reasonably calculated or estimated at this time, but Claimant does not waive its right to seek payment from the Debtors by not currently stating a specific amount. Claimant reserves the right to assert additional claims including the right to claim that all or any portion of the losses, claims, damages, liabilities, legal or other expenses incurred by Claimant after the Petition Date are administrative expenses entitled to priority treatment under Section 507(a)(2) of the Bankruptcy Code or otherwise.
- 9. Claimant has filed this Proof of Claim under compulsion of the Bar Date Order and to protect the Claimant from forfeiture of Claimant's claims against the Debtors by reason of the Securities Programs Bar Date. Claimant reserves the right to amend and/or supplement this Proof of Claim at any time, including after any bar date, in any manner, and/or to file additional proofs of claim for any additional claims which may be based on the same or additional documents or grounds of liability.
- 10. The filing of this Proof of Claim shall be without prejudice to any previous, contemporaneous or future claims made by or on behalf of Claimant or any of its affiliates against LBHI or any of its affiliates in this or any other proceeding, including, without limitation, any proofs of claim that may be filed against Lehman Brothers Treasury Co. B.V., Lehman Brothers Securities N.V., or any other entity which issued Lehman Programs Securities.
- 11. Claimant hereby expressly reserves the right to amend and/or supplement this

 Proof of Claim at any time to restate the amount of the Lehman Programs Securities Claim based

on the method ultimately used to value the Lehman Programs Securities referenced herein, including, without limitation, the ultimate determination of the applicable interest or coupon rate, or other return, or the principal-protected amount, on any Lehman Program Security.

Additionally, nothing contained in this Proof of Claim shall prejudice or limit Claimant's right to receive any distribution with respect to the Lehman Programs Securities Claim based on any valuation method that is ultimately used to value any Lehman Program Security.

- 12. Claimant hereby expressly reserves the right to amend and/or supplement this Proof of Claim at any time and in any manner, including without limitation to assert: (a) claims for interest, fees, penalties, charges, attorneys' fees and expenses accrued before or after the Petition Date; (b) claims for any future distributions or rights to distributions arising from any of the securities identified herein (e.g., dividends, coupons, warrants, etc.); and (c) any claims arising from the successful prosecution or settlement (if any) of any avoidance causes of action (or any other cause of action seeking recovery of payments made to, or setoffs or nettings effectuated by, Claimant) against Claimant whether or not related to or arising from the transactions and agreements set forth herein. Claimant further reserves the right to file additional proofs of claim or applications for allowance of administrative expenses or other priority status in this or any other proceeding arising from or related to the claims described herein, including for treatment as provided in section 503(b) of the Bankruptcy Code.
- 13. Without limiting the rights otherwise asserted in this Proof of Claim, Claimant hereby preserves and reserves all rights of setoff against LBHI whether in respect of claims directly between Claimant and LBHI, claims between affiliates of Claimant and LBHI or claims between Claimant, or its affiliates, and affiliates of LBHI, including, without limitation, under sections 362(b)(6), 362(b)(7), 362(b)(17), 362(b)(27), 553, 555, 556, 559, 560 and 561 of the

Bankruptcy Code, under any agreement or other instrument, under applicable non-bankruptcy law or otherwise.

- 14. In executing and filing this Proof of Claim, Claimant does not waive (a) any obligation owed to Claimant under any contracts described herein and that may be attached as exhibits hereto, or (b) any past, present or future breaches of such contracts by the Debtors or any of their affiliates. Claimant further does not waive (and this Proof of Claim shall not be deemed or construed to waive) any claims or right to assert any claims, or preserve any remedies, including setoff and recoupment, that Claimant has against any of the Debtors, Lehman Brothers Inc., Lehman Brothers International (Europe) or any other affiliates of the Debtors, whether arising from or related to transactions described herein or otherwise.
- 15. The filing of this Proof of Claim is not and shall not be deemed or construed as:

 (a) a waiver or release of Claimant's rights against any person, entity, or property, or a waiver of the right to compel the Debtors to return property of Claimant currently in the possession of the Debtors; (b) a consent by Claimant to the jurisdiction of this Court or any other court with respect to proceedings, if any, commenced in any case against or otherwise involving Claimant; (c) a waiver or release of Claimant's right to trial by jury in this Court or any other court in any proceeding as to any and all matters so triable herein, whether or not the same be designated legal or private rights or in any case, controversy, or proceeding related hereto, notwithstanding the designation or not of such matters as "core proceedings" pursuant to 28 U.S.C. § 157(b)(2), and whether such jury trial right is pursuant to statute or the United States Constitution; (d) a consent by Claimant to a jury trial in this Court or any other court in any proceeding as to any and all matters so triable herein or in any case, controversy, or proceeding related hereto, pursuant to 28 U.S.C. § 157(e) or otherwise; (e) a waiver or release of Claimant's right to have

any and all final orders in any and all non-core matters or proceedings entered only after *de novo* review by a United States District Court Judge or, if applicable, the Second Circuit Court of Appeals; (f) a waiver of the right to move to withdraw the reference with respect to the subject matter of this Proof of Claim, any objection thereto or other proceeding which may be commenced in this case against or otherwise involving Claimant; or (g) an election of remedies.

16. All notices regarding this Proof of Claim should be sent to: Citibank Europe plc, organizacni slozka, Evropska 178, 166 40 Prague 6, Czech Republic, <u>Attention</u>: Kenneth Quinn, with copies to Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064, Telephone number: (212) 373-3000, <u>Attention</u>: Douglas R. Davis.

EXHIBIT A LEHMAN PROGRAMS SECURITIES

EXHIBIT A

CREDITOR - CITIBANK EUROPE PLC, ORGANIZACNI SLOZA

ISIN	DEPOSITORY PARTICIPANT ACCOUNT NUMBER	DEPOSITORY	CURRENCY	PRINCIPAL AMOUNT	CONVERTED PRINCIPAL AMOUNT IN US DOLLARS*	DEPOSITORY BLOCKING REFERENCE NUMBER
XS0249774711	82085	CLEARSTREAM	CZK	57,203,000	\$3,368,608	CA39810
XS0304635286	82085	CLEARSTREAM	CZK	45,450,000	\$2,676,489	CA39811
XS0310995955	82085	CLEARSTREAM	СZК	68,850,000	\$4,054,484	CA39819
XS0315528777	82085	CLEARSTREAM	CZK	47,100,000	\$2,773,656	CA39813
XS0331334481	82085	CLEARSTREAM	CZK	172,500,000	\$10,158,293	CA39812
XS0338082752	82085	CLEARSTREAM	CZK	113,900,000	\$6,707,418	CA39816
XS0352062565	82085	CLEARSTREAM	CZK	9,550,000	\$562,387	CA39817
XS0354043258	82085	CLEARSTREAM	EUR	497,000	\$705,790	CA39818
				TOTAL:	\$31,007,123	

^{*} Principal Amount in U.S. Dollars is based upon the following exchange rates as of September 15, 2008 - 16.9812 Czech Koruna per U.S. Dollar and 1.4201 U.S. Dollars per Euro.

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RECEIVED BY:

10-29-0

42 STAM



OPIS

TO WHOM ALL THESE PRESENTS SHALL COME I GRAHAM C. RICHARDS Notary Public duly authorised, admitted, sworn and practising at 70 Sir John Rogerson's Quay in the City and County of Dublin DO HEREBY CERTIFY AND ATTEST THAT the attached is an original Power of Attorney by Citibank Europe plc dated 27 November duly signed by Tony Woods and Brian Hayes as Directors of Citibank Europe plc.



Dated at 70 Sir John Rogerson's Quay in the City and County of Dublin in Ireland on the day of Novlubel in the Year Two Thousand and Twelve.

GRAHAM C. RICHARDS

Notary Public for the City and County of

Dublin and the Counties of Wicklow, Kildare
and Meath, Ireland

Commissioned for Life

APOSTILLE

(Convention de La Haye du 5 octobre 1961)

Country Ireland
 This public document

- 2. has been signed by graham C. Richard
- 3. acting in the capacity of Moloray Pu
- 4. bears the seal/stamp of.....

Certified

- 7. by the Department of Foreign Affairs and Trade 8. No....3215112

0--10

Seal/Stamp:

Signature:

Gerand R Nolan

POWER OF ATTORNEY

PLNÁ MOC

Citibank Europe plc, company established and existing under the Irish law, whose registered seat is situate at Dublin, North Wall Quay 1, Ireland, registered in the Register of Companies in the Republic of Ireland, under the number 132781, conducting its business in the Czech Republic through Citibank Europe plc, organizační složka, with registered seat at Prague 5, Stodůlky, Bucharova 2641/14, Postal Code 158 02, Reg. No. 28198131, registered in the Commercial Register with the Municipal Court in Prague, Section A, File No: 59288 (the "Branch"),

Citibank Europe plc, společnost založená a existující podle irského práva, se sídlem Dublin, North Wall Quay 1, Irsko, registrovaná v rejstříku společností v Irské republice, pod číslem 132781, provozující svou obchodní činnost v České republice prostřednictvím Citibank Europe plc, organizační složka, se sídlem na adrese Praha 5, Stodůlky, Bucharova 2641/14, PSČ 158 02, IČ 28198131, zapsané v obchodním rejstříku vedeném Městským soudem v Praze, oddíl A, vložka 59288 (dále jen "Pobočka"),

hereby authorize

Michal Nebeský, Date of Birth: April 23, 1967, Praha 6, Evropská 263/159, Post Code 162 00, Czech Republic (the "Attorney"),

to represent the Branch to the full extent in all matters and to act and perform all legal and factual acts on behalf of the Branch as the Attorney may consider necessary, appropriate or requisite for the Branch including, but not limited to:

- to negotiate, approve, enter into, sign, vary and rescind all or any contracts, agreements and all other documents for and on behalf of the Branch:
- to open, operate and close any banking or securities account with any bank; and
- to represent the Branch in all matters in respect of any court, tax or administrative proceedings or arbitration, in particular to accept documents, inspect files, file and withdraw motions and applications, to make conciliations and settlements, acknowledge claims made, waive claims, appeal and raise objections and/or waive the same, enforce claims and accept and acknowledge performance.

This power of attorney constitutes a special power of attorney is required under law.

The Attorney shall be entitled to empower any third person for the performance of any acts listed herein to the extent of this power of attorney and remove any such person.

This power of attorney shall remain in full force and effect until revoked by the Branch or until the Attorney ceases to be an employee of the Branch

This power of attorney is governed by the laws of the Republic of Ireland.

In the event of any discrepancy between the English and Czech versions hereof, the Czech version shall prevail.

In Dublin on 27 November 2012

tímto zmocňuje

Michala Nebeského, datum narození 23. dubna 1967, Praha 6, Evropská 263/159, PSČ 162 00, Česká republika (dále jen "Zmocněnec"),

aby Pobočku v plném rozsahu zastupoval ve všech záležitostech a jednal a činil jménem Pobočky veškeré právní a faktické úkony, které bude považovat za nutné, vhodné nebo pro Pobočku žádoucí, a to včetně:

- vyjednávání, schvalování, uzavírání, podepisování, změny a ukončení jménem Pobočky veškerých konktraktů a smluv a veškerých dalších dokumentů;
- otevření jakéhokoliv bankovního účtu nebo účtu cenných papírů u kterékoliv banky, nakládání s takovým účtem a jeho uzavření;
- zastupování Pobočky v jakémkoliv soudním, daňovém či správním řízení nebo rozhodčím řízení, zejména přijímání písemností, nahlížení do spisů, podávání návrhů a žádostí a jejich zpětvzetí, uzavírání smírů a narovnání, uznávání uplatněných nároků, vzdávání se nároků, podávání opravných prostředků a námitek anebo vzdání se jich, vymáhání nároků a přijímání a potvrzování plnění.

Tato plná moc představuje zvláštní plnou moc v případech, kdy je to dle právních předpisů zapotřebí.

Zmocněnec je oprávněn zmocnit jakoukoliv třetí osobu k uskutečnění jakýchkoliv úkonů zde uvedených v rozsahu této plné moci anebo zmocnění pro takovou osobu odvolat.

Tato plná moc je platná a účinná do doby, než bude Pobočky odvolána anebo do doby, než Zmocněnec přestane být zaměstnancem Pobočky.

Tato plná moc se řídí právem Irské republiky.

V případě jakéhokoli rozporu mezi českou a anglickou verzí této plné moci bude rozhodující české znění.

V Dublinu dne 2+ 1 listopadu 2012

PRESENT when the Common Seal of Citibank Europe plc

was affixed hereto:

Director / člen představenstva

Director / člen představenstva

I accept this power of attorney in its entirety on 28 NOV 2012 / Tuto plnou moc v plném rozsahu příjímám dne 28. 11. 2012.

Michal Nebeský

Canan Rimark

VŠEM, KTERÝM SE TENTO DOKUMENT DOSTANE DO RUKOU, JÁ, GRAHAM C. RICHARDS, notář, řádně oprávněný, uznaný, vázaný přísahou a praktikující na adrese 70 Sir John Rogerson's Quay ve městě a hrabství Dublin tímto POTVRZUJI A OSVĚDČUJI, že přiložený dokument je originál plné moci společnosti Citibank Europe plc ze dne 27. listopadu, kterou řádně podepsali Tony Woods a Brian Hayes, jako členové představenstva společnosti Citibank Europe plc.

[pečeť nečitelná]

Datum připojeno na adrese 70 Sir John Rogerson's Quay ve městě a hrabství Dublin v Irsku dne 27. listopadu 2012.

[podpis nečitelný]
GRAHAM C. RICHARDS
Notář ve městě a hrabství Dublin a hrabstvích
Wicklow, Kildare a Meath (Irsko)
S doživotním jmenováním

APOSTILLE

(Convention de La Haye du 5 octobre 1961)

1. Stát: Irsko

Tato veřejná listina

2. byla podepsána:

Graham C. Richards

3. jehož funkce:

notář

4. opatřena razítkem:

_ _ _

Ověřeno

5. v: Dublinu

6. dne: 27. listopadu 2012

7. kým: Ministerstvo zahraničních věcí a obchodu

8. číslo: 32151/12

9. razítko:

10. podpis: [nečitelný]

[razítko]

Ministerstvo zahraničních věcí

[podpis nečitelný]
GRAHAM C. RICHARDS
Notář ve městě a hrabství Dublin a
hrabstvích Wicklow, Kildare a Meath (IRSKO)
S doživotním jmenováním

Tlumočnická doložka

Jako tlumočník jazyka anglického jmenovaný rozhodnutím Krajského soudu v Ostravě ze dne 18.9.2007 č.j. Spr 3362/07 stvrzuji, že překlad souhlasí s textem připojené listiny.

Tlumočnický úkon je zapsán pod poř. č. .6.3.7.9/2012. deníku.

Podpis tlumočníka:







Tumodan anglického a distribution a

Ověření - vidimace Ověřuji, že tento opis složený zlistů doslovně souhlasí s listinou, z níž byl pořízen, složenou zlistů.

V. Pase dne 30.9.2015

Jana ČAPKOVA notářská tajemnice pověřená Mgr. Šárkou SÝKOROVOU notářkou se sídlem v Praza Praha 5, Malátova 17

